$_{\parallel}$ Case 2:12-cv-01042-JCM-CWH $\,$ Document 27 $\,$ Filed 02/01/13 $\,$ Page 1 of 3 $\,$

Damages and Injunctive Relief ("Complaint") on June 19, 2012. Defendant was served w Summons and Complaint on June 21, 2012;		lbielinski@bhfs.com BROWNSTEIN HYATT FARBER SCHRE 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 Telephone: (702) 382-2101 Facsimile: (702) 382-8135 Attorneys for Plaintiff SHFL entertainment, Inc. SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, v. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. (1) law firm of Brownstein Hyatt Farber Schre by and through its attorneys of record, the Stipulation and Order to Dismiss Case Wi agree as follows: WHEREAS, Plaintiff initiated the Avalinx, Inc., Case No. 2:12-cv-01042-JCM Damages and Injunctive Relief ("Complain Summons and Complaint on June 21, 2012;	TES DISTRICT COURT TOT OF NEVADA Case No. 2:12-cv-01042-JCM-CWH STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE "Plaintiff"), by and through its attorneys of record ck, LLP, and Defendant Avalinx, Inc. ("Defendate Law Offices of John A. Curtas, hereby submit ithout Prejudice, and in support thereof stipulated above-referenced case, SHFL entertainment, Inda-CWH ("Nevada Action") by filing its Complaint") on June 19, 2012. Defendant was served with		
WHEREAS, Defendant filed its Answer to Complaint on January 3, 2013;	Damages and Injunctive Relief ("Complaint") on June 19, 2012. Defendant was served w Summons and Complaint on June 21, 2012;				
		***************************************	WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Inc.		
WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment,					
agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment,	agree as follows:		Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulate		
Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipula agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment,	Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipula agree as follows:				
by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submost Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipula agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment,	by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submodeling and Order to Dismiss Case Without Prejudice, and in support thereof stipula agree as follows:				
by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submost Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the Law Caroline agree as follows:	law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck, LLP, and Defendant Avalinx and Comparison of Property Schreck	3			
law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Order to Dismiss Case Without Prejudice, and in support thereof stipular agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the state of the	Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx and Curtas) by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submate Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:	7 Defendant.			
Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submate Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the law of the	Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipula agree as follows:				
Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submodules of Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipula agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the law of t	Defendant. Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submodular Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:	5			
AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Activities and the Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof Stipulation and Order to Dismiss Case Without Prejudice, and in support t	AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:	V.			
AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Activities and the Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation and Order to Dismiss Case Without Prejudice, and in support thereof Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof Stipulation and Order to Dismiss Case Without Prejudice, and in support t	AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:	Plaintiff,			
Plaintiff, v. AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipular agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the law of the law o	Plaintiff, v. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarked by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by a submarked by	Minnesota corporation,	Case No. 2:12-cv-01042-JCM-CWH		
Plaintiff, v. AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipular agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the law of the law o	Plaintiff, v. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarked by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by and offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by an additional offices of John A. Curtas, hereby submarked by a submarked by		C N 2.12 01042 ICM CWIII		
SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulating agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, inc. ("International Case No. 2:12-cv-01042-JCM-CWH STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE	SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulating agree as follows:	DISTRI	CT OF NEVADA		
DISTRICT OF NEVADA 11 SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, 16 Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarries by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarries by and control of the co	DISTRICT OF NEVADA 10 SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, v. AVALINX, INC., an Ohio limited liability company, 16 17 Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:	UNITED STAT	TES DISTRICT COURT		
SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submusting agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, and the subverse of the control of	DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulating agree as follows:				
UNITED STATES DISTRICT COURT DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulating agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Inc. ("With the properties of the properties	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 11 SHFL ENTERTAINMENT, INC., a Minnesota corporation, 12 Plaintiff, 13 V. AVALINX, INC., an Ohio limited liability company, 16 Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record, the Law Offices of John A. Curtas, hereby subm Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:				
UNITED STATES DISTRICT COURT DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Inc. ("When the substitution of the substitut	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant agree as follows: SHFL ENTERTAINMENT, INC., a Case No. 2:12-cv-01042-JCM-CWH STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submarries agree as follows:				
Facsimile: (702) 382-8135 Attorneys for Plaintiff SHFL entertainment, Inc. 10 11 SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Inc. ("When the content of	Facsimile: (702) 382-8135 Attorneys for Plaintiff SHFL entertainment, Inc. UNITED STATES DISTRICT COURT DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, v. AVALINX, INC., an Ohio limited liability company, Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant agree as follows: Stipulation and Order to Dismiss Case Without Prejudice, and in support thereof stipulation agree as follows:	tpeterson@bhfs.com LAURA E. BIELINSKI (Nevada Bar No. 10516) lbielinski@bhfs.com BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614			
Las Vegas, Nevada 89106-4614 Telephone: (702) 382-2101 Facsimile: (702) 382-2101 Facsimile: (702) 382-2101 Facsimile: (702) 382-2101 BHFL entertainment, Inc. UNITED STATES DISTRICT COURT DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Permanantal Properties of John A. Curtas, hereby submost agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Inc. (Inc.) and in support thereof stipula agree as follows: WHEREAS, Plaintiff initiated the above-referenced case, SHFL entertainment, Inc. (Inc.) and Inc.	Las Vegas, Nevada 89106-4614 Telephone: (702) 382-2101 Facsimile: (702) 382-2101 Facsimile: (702) 382-2101 Bunited States district Court DISTRICT OF NEVADA SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of recode law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant agree as follows: WINTED STATES DISTRICT COURT Case No. 2:12-ev-01042-JCM-CWH STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of recode law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant Avalinx agree as follows: WINTED STATES DISTRICT COURT Case No. 2:12-ev-01042-JCM-CWH STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE STIPULATION AND ORDER TO DISMISS CASE WITHOUT PREJUDICE				
Ibielinski@bhfs.com BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 Telephone: (702) 382-8135	Biclinski@bhfs.com BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 Telephone: (702) 382-8135				
tpeterson@bhfs.com LAURA E. BIELINSKI (Nevada Bar No. 10516) lbielinski@bhfs.com BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 Telephone: (702) 382-8135 4 Attorneys for Plaintiff SHFL entertainment, Inc. 11 SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. Plaintiff, V. AVALINX, INC., an Ohio limited liability company, 16 17 Defendant. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of reco law firm of Brownstein Hyatt Farber Schreck, LLP, and Defendant Avalinx, Inc. ("Defendant by and through its attorneys of recondant liability or submy	typeterson@blfs.com LAURA E. BIELINSKI (Nevada Bar No. 10516) lbielinski@blfs.com BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614 Telephone: (702) 382-2101 Facsimile: (702) 382-8135 4 Attorneys for Plaintiff SHFL entertainment, Inc. 11 SHFL ENTERTAINMENT, INC., a Minnesota corporation, Plaintiff, V. AVALINX, INC., an Ohio limited liability company, 15 Inc. Plaintiff SHFL entertainment, Inc. ("Plaintiff"), by and through its attorneys of record, the Law Offices of John A. Curtas, hereby submare 23 agree as follows:	1 TAMARA BEATTY PETERSON (Nevada	Bar No. 5218)		
4 5 6 7 8 9 10 11 12 12 13 13 14 15 16 17 18 17 18 19 20 21 22 23 24	4 5 6 7 8 9 10 10 11 12 12 13 13 13 14 15 16 16 17 16 17 17 18 18 19 20 21 22 23	2	tpeterson@bhfs.com LAURA E. BIELINSKI (Nevada Bar No. 1 lbielinski@bhfs.com		

WHEREAS, Plaintiff and Defendant are currently parties to an action pending in the United States District Court for the Central District of California, entitled SHFL entertainment, Inc. v. Avalinx, Inc. Case No. 2:12-cy-07473 DSF (MRWx) ("California Action");

WHEREAS, the parties have agreed to dismiss the Nevada Action without prejudice and litigate the claims raised in the Nevada Action in California;

WHEREAS, on January 16, 2013, the parties filed a Stipulation to File First Amended Complaint in the California Action, to amend the Complaint in the California Action so that it includes the claims raised in the Nevada Action;

WHEREAS, on January 17, 2013, the First Amended Complaint was filed in the California Action, including among other claims the claims raised in the Nevada Action;

WHEREAS, each party reserves the right to seek attorneys' fees and costs for the Nevada Action at the conclusion of the California Action;

IT IS THEREFORE STIPULATED AND AGREED between Plaintiff and Defendant that the Court enter an order dismissing the Nevada Action in its entirety, without prejudice, and with the understanding that the claims in the Nevada Action will continue to be litigated in the California Action.

DATED this 30th day of January, 2013.

DATED this 30th day of January, 2013.

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BY: /s/ Laura E. Bielinski

TAMARA BEATTY PETERSON

20 Nevada Bar No. 5218 tpeterson@bhfs.com

LAURA E. BIELINSKI

Nevada Bar No. 10516 22 lbielinski@bhfs.com

BROWNSTEIN HYATT FARBER

23 SCHRECK, LLP

100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614

Telephone: (702) 382-2101

25 Facsimile: (702) 382-8135

Attorneys for Plaintiff

26 SHFL entertainment, Inc. BY: /s/ John A. Curtas

JOHN A. CURTAS, ESQ. Nevada Bar No. 1841 john@curtaslaw.com

LAW OFFICES OF JOHN A. CURTAS 3275 South Jones Boulevard, Suite 105

Las Vegas, Nevada 89146 Telephone: (702) 307-9500 Facsimile: (702) 382-9452

Attorneys for Defendant Avalinx, Inc.

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	1	IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Case No. 2:12-cv-
	2	01042-JCM-CWH is dismissed in its entirety, WITHOUT PREJUDICE;
	3	IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties' right to
	4	seek attorneys' fees and costs for the Nevada Action at the conclusion of the California Action is
	5	hereby preserved.
	6	F.I 4 0040
	7	February 1, 2013 DATED:
	8	Xellus C. Mahan
	9	UNITED STATES DISTRICT JUDGE
린	10	Respectfully submitted,
ЕСК , LI Е 1600	11	BROWNSTEIN HYATT FARBER
SCHRI , SUITI IV	12	SCHRECK, LLP
BROWNSTEIN HYATT FARBER SCHRECK, LLP 100 NORTHCITY PARKWAY , SUITE 1600 LAS VEGAS , NV (702) 382-2101	13	By: /s/ Laura E. Bielinski
	14	Tamara Beatty Peterson (# 5218) Laura E. Bielinski (# 10516)
	15	100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106-4614
	16	Attorneys for Plaintiff SHFL entertainment, Inc.
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